VOLUME XIV.

BUSINESS CARDS.

REMOVAL. A. RUSH'S CONFECTIONERY Removed to Second Street, near Main.

tionery to the above bamed place, and in addi-on to my old business have also opened a FIRST-CLASS BAKERY, and promise to my old and new patrons, that who-wer may give me an order for Cakes and Confec-oneries, I will formish them to such a style as ould be creditable at the "White House" A. BUSH. Second Street, near Main.

C. SCHMITT & STARK. French, English & American APER HANGINGS,
MUSLIN AND PAPER
Shades and Fixtures, Curtain Goods, Gilt Corsices, Curtain Pins and Parlor Mirrors.

James Stoole, 2d ST., BET, CHESTNUT & CHERRY,

EVANSVILLE, INDIANA.

ASH, DOORS, WINDOW BLINDS, Beards, Laths, do., of every description constant-you hand. Packing Boxes of all kinds made to order. Sawing of every kind done on the shortest

NATIONAL HOTEL. Corner Main and Fourth Sts. T. A. HARROW PROPRIETOR. ONE DOLLAR PER DAY.

MANUFACTURER OF LARD OIL, SUAP AND CANDLES, THATAS, BASINE, & CAR OIL. PURE CATAWBA WINE, 10 Main street, bet. First if Becond,

For Terms cash, or 50 days' paper negotiable in ank. JAMES T. WALKER, USTICE OF THEPEAC GENERAL COLLECTING AGEN .

Bransville, ndiona.
Office on Third street, between Mano and Sys HUNNELL'S Flooring Mills. CORNER OF WALNUT STREET AND THE CANAL,

EYANSVILLE, IND.

EYANSVILLE, IND.

E is now in full operation, with new and complete Machinery of the latest style, for Planing and Dressing Lumber, Planing and Grooving Flooring, making Doors and Sash Mouldings, Window Blinds, and every other description of work done in such esta ... shments.

done and will be offered at the lowest cash prices.

Dry Poplar Flooring and Weatherbearding constabily on hand, and will be sold for cash.

Brackets and Scrolls sawed to any pattern.

Stitting and all kinds of Sawing done to order, in the most approved style. WM. HUNNELL,

P. M. MoGriff, WHOLESALE DEALER IN GROCERIES & LIQUORS, No. 28 West First street, applicate WVANSVILLE, IND. GREAT BARGAINS !!!

Dry Goods, Boots & Shoes, Hats, Caps, &c.

TERMS CASE. JOHN J. MERRITT.

J.S. Jaquess & Co., No. 10 First St.,

Offered at 28 per cont fers thun beretofere re-

All are invited to come and compare quality and price with any other house in the city.

All I are invited to come and compare quality and price with any other house in the city.

J. S. JAQUENS & CO.,

apll-lyd-ci2t No. 10 First street LAW & ANTHY, (Notary Public LAW & ANT THES, SENERAL COLLECTION AND BEAL ESTATE

PARONS, BOSES, PLUMES, &c. We have just opened a large stock of Bonne and Trimming Ribbons, French Flowers, Rose's Plumes, Bushes, and Millimery Goods generally.

Spring Stock Millinery Goods

AT MRS. HASTINGS.

Main Street, between First and Second. HAVE JUST RECEIVED MI A Spring Stock of Millinery Goods, consisting of Bounets, Riubona, Fancy Goods, & ., which were bought at very low figures, and will be said for cash only, at prices to suit the times.

The attention of the sadies is called to this The attention of the sadies is called to this stock, which is the largest and bost selected ever brought to this market.

MRS. J. HASTINGS.

best quality for sale low by
nove S. E. GILDERT & CO.

COCCO SUTS-1 cask, new crop, just re
coired and for sale by
No. 4 Sycamore street. PIPLE POWDEE. -100 kegs, for sale by [mhl0] S. E. GILBERT & CO. "SCHLAEPFER'S."

BST OF MAUE LVE, FOR SELB at Schlaepfer's New Dong Store. SODA Ash and Potash, for sale at Schlaepfer's CONRALI'S Bug Poison.—The best bug destroy or in the world, for sale at H. J. Schla-pfer's New

Drug Store.

JUST received.—Another supply of the genuine
Peruvian Syrup, at Schla-pfer's New Drug Store. Chio Rye Coffee.

E VERY BOBY GOES TO RUSTON'S now to get some of that justly coleated Ohio Bye Coffee, which has just arrived per
t eamer Lancaster No. 4.
Also received per caliroad, 52 bushels of Indiana
growth of Bye Coffee, which goes off like hot cakes
at extremely low prices for cash, and cash only, at
RUSTON'S
fob4
Feed Store, Water streat

& K. LEAVITY (Notary Public.) S. A. House noon LEAVITT & HORNBROOK,

Attorneys at Law EVANSVILLS, IND.
Collection and Real Estate Agents, Will attend
the to collecting Soldiers' and Government claims of every description.
Office on Third Street, bet, Main and Sycamore.

E fresh Eggs for 25 cents. and 2 pounds enoice Butter for a quarter, at VICKERY BROS, 9028 No. 82 Main elect.

CITY ADVEPTISENENTS.

A Supplement to an Ordinance Passed July 5, 1859, entitled " An Ordinance concerning the Wharf of the City of Eransville, and repealing former Ordinances," pas-ed May

SECTION 1. Be it ordered by the Common Council of the City of Economille, That it shall be reaffer be unlawful for an process per our focuse or per mit any flathout, burge, or other water croft, to be suck or becames at any pour upon the ity Wharf or upon any if the gutter extending across said, what for upon any part of the Lamesco Whar, or upon any lace upon the Indiana shore of the Ohio River within the limits of the City of Evenstille, except as horeland or provoked.

That I. or upon any part of the Lemesco Wher, or upon any lease upon the Indiana shore of the Ohio River within the limits of the City of Evensylle, except as hereinaf er provoked.

SEC 2. That hereafter all steambouts, barges, fi-thoats, or other water craft, which may come termain at or use any part of the river bank or landing, either above or below the City Wharf, from the upper line of Chestnut sincet to the lower line of Firth tence, shall be required to pay for the us of said river bank or landing one-line if the amount or fee required to be paid by such to at er water craft, for landing at and using any part of the the Wharf.

SEC 3. Flythoots and other water craft may be ground do the chand, for the purpose of being bosen up and it mands, at any poit on said river bank or landing between Walnut and Chary stream, or bears up Fulfon Avanc and Fifth Areane, and horeles whipe. Provided, that the owner or claimant or pers to having course of such boat or water or fi, shall be required to pay the law or rate of whirfs or landing charges fixed by the second sectual of shis or landing charges fixed by the second sectual of the prust ions of this Ordinanos shall be the at apply to say part of the stretch and the City of I wannide.

SEC 4. None of the prust ions of this Ordinanos shall be the at apply to say part of the stretch and the City of I wannide.

and the City of I wannide.

and the provisions of the first section of this Ordinanos shall be the at apply to say part of the stretch and may be allowed for the first and pay the some of the first may be allowed for the first and pay the some of the first may be allowed for the first and pay the some of the first may be allowed for the first and pay the some of the stretch and the ordinance of the backed contrary to this ordinance: And in all case in which any beat or warry grant has be granted for beached contrary to the very grant bank to remain at or the any part to the river bank to the crims referred to the large.

Sec 6 Atyr for p or proons command ng, o

to in the second section of this O duamer, but failing or refusing to pay the Levir chings Rael and required o be paid to the Ordinance, at the rique, of any Wharf Mx ter or his lieunty, sha i forfelt and pay, for every such offence, the sum of

W. BA v.Kii, Mayor. P. Bukke, Clerk.

AN ORDINANCE,
In relation to the collection of the tixes of the City of Economical eye seed Ma. 3 182.

Section 1. Be it ordained by the Common Council of the City of Economille, That may person or person to the who may bet after be charged or assessed with City toxis, and who shall by themselves, their areast, or a termy, more aid taxis to be fully paid within shirty days from the time when the duplicate of a diagram, that he entitled to a deduction of the Collector, shall be entitled to a deduction of the paragraph.

the bands of the Collector, shall be entitled to a deduction of three persons. On the amount of such ax; and all persons who shall in like manner cause their taxes to a paul after the expiration of said this volays, and within sixy days from the time of the delivery of the stap a said to said to lector, shall be a titled to add said in of one and one to I per cent, of the amount of said axes. Provided, that nothing hereis, on tainst challe we countrast as to prevent the Collector from proceeding, previous to the appraish of said axis and said of property, agreeably to the harter and traditionances of said sity.

Attest:

W. BAKER, Mayor.

W. BAKER, Mayor. AN ORDINANCE.

the city of Evanavine past d Mer 10 1852.

Service I be it ordained by the Common Council of the City of Evanavine, that have ter any person or person eventually that have ter any person or person eventually of off rights of any person or person eventually of off rights of any materials of any attitle or article, at either of the Markets of Market places, within the City of Evanavine, without having his rested as and or stall in such darket Market places, and refusing to pay to the Market Market the sum or fee fixed by the Common Council to be paid by such venues and one of order earlies or stalls, shall forfeit and pay for every such offence any sum not exceeding five dollars.

Attent:

W. BAKER, Mayor, policy of the Council Council to be paid by such ventue and pay for every such offence any sum not exceeding five dollars.

Attent:

P. Burket ity flork, 10 1852 relation to in Markets and

P. Bu KK. vity flerk. Notice to Contractors. A Cly of exametallo will receive said proposals until the 8th day of June, 1882, for grail g the allow extending from Pine to Lest street, and situate between the Lower Enlargement, or and city.

No. 6 it is Fourth Enlargement, or said city.

Check Commandation Navidation of Said city.

Cler- 's Office, May 16, 1862. CHARLES BABCOCK, Goach and Saddler, Hardware,

MAIN STREET, EVANSVILLE INDIANA cangements with European and America magnifacturers for a direct supply of all goods in this. I saw exabled to offer inducements, that can not fail to be to the interest of all sugaged in the business to give me a trial.

I name in part: axies, springs unde of the bas stock; bunds, enameled and of all kinds of leather cloths, himings for carriages, varuables, castings of all kinds, solide trees, English bridle leathers, bits stirriphs, spars, harpes, fine sibet hames of all kinds, Jenny Lind Gig Trees, celf-adjusting and Faylor's patent hames, ily note, along threeds, but of blankets. Lendon Girth Webs, American Girtham' Som Webs, both couton and worsted, London Welt Skins, a superior article; ivery, gutta perchiant brane fixed martengal rings; superior kersey for horse covers, the best quality of carriage bulks patent gig trees, &c., &c.

patent gig trees, &c., &c.

I keep in fact everything appertaining to either branche of the business, and understanding both branches thoroughly, we would respectfully invite your stoution before purchasing news of in all agent for Ward's Patent Spring Saddle.

L. On N. S. V. S. H. G. S. R. S. New Origina and Cuba Sugars that received and for sale at a small advance on cost, at VICKERY RE'S. S. S. Main street.

WANTED. Two your BAKAES. Ap. cy immediately to P BOYLE, No. 12 First street, bet, dain and Syca-

VISITIAN RYANSVIDLE BYA HARDWARE AND CUTLERY Bloods C S. Grass, Grain, and Stiar Scythes. Straw and Hav Knives, Cradles, 2, 3 and 4 group forks, Scythe Stones, Shovels, Stades, Hoss, Rakes Axes, Trace and Log Chains, Brushes, Curry Combs, Nats, and a complete a sortment of SHELF HARDWARE. tor sale to CASH buyers at
Closest Prices:
JACOB STRAUB & SON,
ap14 71 Main St., below Washington, Biography

The ADAMS EXPRESS CO. RPANY.

The ADAMS EXPRESS CO. RPANY.

The ADAMS EXPRESS COMPANY respectfully announce to their friends and patrens, the public of Evansville and vicinity, that, with increased facilities for the transportation of

FREIGHT, PACKAGES.

They solicit a continuance of former favore. Expectal care taken in the collection of Bills, Prafts, Notes, and the transportation of small and valuably packages.

All persons wishing to avail themselves of the fa silities of the Express, can obtain any desired infor-mation in reference to the routes and details of th-business, at their Office on First street, between Main and Locust, opposite the Post Office, de 18 G. H. FISH, Agent

OFTENTION FARMBER. Early F. seed Pointo's, 700 beishels pure Niesbane & Potatoes, at [mh20] H A. C. OK'S.

EVANSVILLE, IND. TUESDAY MORNING, JUNE 10, 1812.

The Baily Journal.

7 89's 89's 89's 89's 89's 1 Day 1 75 | 1 15 | 150 | 1 90 | 2 25 | 2 00 s fem. | 1 00 | 1 50 | 1 75 | 225 | 76 | 4 .5 them 1 1 25 | 1 90 | 2 50 , 3 15 | 775 | 4 15 1 10 | 2 10 | 2 80 | 3 50 | 420 | 4 50 1 50 | 2 25 | 8 00 , 3 75 | 4 50 | 5 25 114 44 2 3 50 | 3 76 | 6 00 | 6 25 | 7 50 | 8 75 H . As . A HU | 4 50 | 6 00 | 7 60 | 9 00 | 10 50 _ 1 00 | 6 00 | 8 00 | to 00 | 12 00 | 17 0 Me's, | 8 50 | 12 75 | 17 00 | 21 25 | 25 80 | 29 75 TO A . . 10 DO : 18 00 | 20 00 | 25 00 | 30 00 : 35 HD 3/6's, 18:00 | 19:50 | 26:00 | 32:50 | 39:00 | 45:50

Rates of Advertising.

No. 15 (4) 1 22 50 | 30 (0) | 37 50 | 45 06 | 52 50 Advertising in the Weekly. two u three " 2 00 For each subsequent insertion, and for

Advertisements published in both the Daily and the Weekly Jouanaz will be obsected the full Daily rates, with one half

each insertion of each additional

the Weekly rates added. columns, will be charged for each insertion ten cents per line.

Charges will be made for inserting the notices of the following Orders, Societies and Associations at the rates named, to be paid in advance.

Military Companies, Order of Odd Fellows, Masonic Orders, Renevolent Societies and Singing Societies-For each notice not exceeding 8 lines 25 cents for each insertion; over eight lines at | 11 12 3 16 15 16

Announcing deaths with funeral notice attached, \$1; without notice, free. Marriage sotices 50 cents. Notices of Festivals, Picpics and Excursiens, gotten up by individuals or associa-tions, or by churches, at regular prices. Advertisements leaded and placed under the head of Special Notices, if ten lines or

over, will be charged double the usual Advertisements making less than three lines, inserted once in the Daily, will be

rbarged fifty cents. Yearly advertisers to pay quarterly.

Announcing candidates of every description to be charged at the rate of \$1 50 for each name in the Daily, and \$2 in the Daily and Weekly, the same to be, in all cases,

EVANSVILLE JOURNAL CO. STOVES, CASTINGS, AND TINWARE. WHOLKSALE AND RETAIL

COOD CHANGE FOR BARCAINS. At Covington on the third Monday of April durable quality, which they offer ou

COOKING AND HEATING STOVES, day of January; and at Paducab on the Grates, thellow wave, cartings, and the best of tried Monday of March and first Monday

the beginning.

It member the place on Main street, opposite the Court House.

BRINKMEYER & CO. TATUS NUMBER CURED HAMS.

BRIE. DEEF -1.090 lbs choice canvassed dried

ders, just received.

CABBAGE. —200 choice heads Cabbago,
PARSN PS.—15 busbels choice Parsnips.

Latti encise choice fine table Salt.

500 besse extra fine table Salt. 100 ream assorted sizes wrapping paper. BR a N .-- 75" sacks rich country Br in.

FAMILY FLOUR .- 25 bbls choice family ROASTRYKAND BARLEY .- 1,000 lbs prime

roa-t a Rye and Barley ready for use.

ONIONS.-10 bbls prime Onions, at
nois H. A. COORS. Jos F. NCHEYNULDS.

and in the performance of other acts necessary for the holding of such special term, and an kind- of merchand so. Particular at tentou given on onling real estate. We will attend to selling houseless for the court may by its order, after it is opened, other vehicles. Farticular attending liven to selling houseless of farniture, both old and second hend and se wit attend to selling at auction sale

CHOICE POTATOES.

Agency for Soldiers Claims. Ge WHITTLESY From Living Pensions, Bounty Money. Arrears of Pay, and Land Warrants, maker the several acts of Congress
Fee maderal, and no part of their charges collected till the claim is secured.

"Mee on the north side of Third Street, between Main and Locust, Evansville, Indiana.

feel5 McBRIDE & WHITTLESEY.

THE GAS OFFICE

In the ler's Block, Reom No. 1. Office hours from 3 to 12 s. M., and 1 to 4 p. M.

may 16 lwd Hats and Caps! St .. ING ASD SUMMER STYLE

The most approved style always on hand or made FANCY DRESS HATS. For Summer, the lightest and most comforts

GENTLEMENS' CAPS. Superous and tasty styles. BOYS' SUFT AND WOOL HATS, Infant Fancy Hats & Caps, MISSES' FANCY HATS.

Boys' Plain and Fancy Caps. A very good assortment. FINE HATS, Of any description made to order on short notice. Straw Goods.

Trimmed and Untrim

Everything sold at the lowest possible figures, FOR CASH EXCLUSIVELY. VAUTIER & MARCONNIER, No. 39 MALY STREET

JAMES H. MCNEELY. F. M. THAYER.

EVANSVILLE JOURNAL COMPANY Journal Buildings, Locust St., Between First and Water. REGULATIONS FOR 1862.

All Advertisements 1 Mar. | 6 00 | 8 75 | 11 50 | 13 75 | 16 00 | 16 75 | amounting to 13 or less must invariably be paid in advance to secure attention.

All Job Work must be paid for on delivery. Transient Work must be pre-paid.

CALENDAR FOR 1862.

the Weekly rates added.

Business notices published in the local Business notices notices not business not b 21 22 24 24 25 24 25 24 25 24 25 (6 27 28 2

OFFICIAL.

LAWS OF THE UNITED STATES.

Passed at the Second Session of the Thirtyseventh Congress.

[PUBLIC-No. 61.] An act to regulate the time of holding the courts of the United States for the Dis-

trict of Kentucky, and for other pur-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the circuit and district courts of the United States for the district of Kentucky shall hereafter commence and be held as follows: and on the first Monday of December : at Louisville on the third Monday of February and first Monday of October : at Frankfor on the third Monday of May and first Mon-

of November. Sec 2. And be it further enacted, That if neither of the judges of said courts be present at the time for opening courts, the clerk may open and adjourn the court from day to day for four days, and if the judge does not appear by 2 o'clock P M. ul BACON .- 500 the Choice Lean Bro kfast Bacen, fourth day, the clerk shall adjourn the court to the next stated term .-But either the circuit or district judge, by written order to the cierk within three days of his term, may adjourn court to a future day within thirty days o the first day, of which adjournment the clerk shall give notice by posting a copy of said order to front of the door of the courthouse where the court is to be held; and the district judge, and, in his absence, the circuit judge, may order a special term of the circuit court, designated in a similar order, to be published in a similar manner, and in one or more newspapers in the place AUCTION & COMMISSION where the court is held; and by said order the judge may prescribe the duties of NELSON'S CO. WOULD IN the officers of court in summoning juries,

H. Nelson a cit pay particular attention to collecting nelson a cit pay particular attention to collecting nelson and collecting relate, and any and all business and collecting relates. one entruited to us.

Office on Main street, opposite Court House, one that from Crosce t City Bank, Evan-ville.

H. NELSON & CO.

term; and in case there is not a sufficient number of jurors in attendance at any time, TORS received on consignment and for specified we share a co.

SHARPE & CO. of the court. And a grand jury may be summoned to attend every term of the circuit or district court by order of court .-The marshal may summon juries and tales men in case of a deficiency, pursuant to an order of court made during the term; and they shall serve for such time as the court

may direct. SAC. 4. And be it further enacted, That special term of any district court may be bold at any time that the district judge may order by giving notice thereof on the front door of the court-house where the court is to be held, and in some respectable

newspaper, if there be any, at the place. Sec. 5. And be it further enacted, Tha the district judge may adjourn the court SILK AND CASSIMERE HATS, from time to time to suit the convenience of livigants and to meet the necessities of the business; and the intervention of a term of a district or circuit court at another place shall not preclude the power to adjourn over to a future day.

Sec. 6. And be it further enacted, That the terms of the circuit and district courts shall not be limited to any particular number of days, nor shall it be necessary to adjourn by reason of the intervention of a term of the court elsewhere; but the business of the courts at two places may proceed, there being a judge present at each place, or the court in ervening may be adjourned over, as herein provided, till the business of the court in session is con-

Sec. 7. And be it further enacted, That a clerk shall be appointed at every place of holding circuit and district courts for the district of Kentucky, in like menner and subject to the same duties and responsibilities that other clerks are subject to in other independent districts; the deputy clerks at Covington, Louisville, and Paducah, shall perform the duties of the offices, respect ively, till clerks are duly appointed and

the United States to take bail, affidavits, to water distribution; ' a resolution apand so forth, shall have like powers to take proved September the twenty-fourth, eighsurety of the prace and for good behavior, teen hundred and fifty-nine, entitled "A according to the act of July sixteen, seven- resolution supplementary to a resolution teen hundred and ninety-eight, that other entitled 'A resolution in relation to the officers designated by said act now have. | water distribution, approved August the

all process which shall not have been re- a resolution approved September turned when this act takes effect, shall be twenty fourth, eighteen hundred and fifty returnable to the terms, respectively, herein | nine, entitled "A resolution in relation fixed; and the clerk, upon issuing original | the redemption of water stock;" a resoluprocess in a civil action, shall make it re- tion approved October twenty-ninth, eighturnable to the court nearest to the county immediately, upon the payment by the process is made returnable; and whenever the process is not thus made returnable, the defendant or defendan's may, upon motion, on or before the calling of the cause, have it transferred to the court to which it should have been sent had the clerk known the residence of the defendant or defendants

when the action was brought. Sec. 10. And be it further enacted, That in case of the existence of bail bonds for the appearance of persons to answer, it shall be the duty of the clerk to call the parties at the time they are bound to appear, and, if they fail, to enter the same on his minutes, on which entry a judgment may afterwards be made of record by the court; and if the party appears, the clerk shall take another bond, with sureties similar to the first, for further appearance at the next succeeding term of the court, andit the party fail, to give bond and surety, then he shall stand committed by order of the clerk till he does comply.

Sec. 11. And be it further enacted, that all laws and parts of laws inconsistent herewith are bereby repealed, and this oct shall be in force from and after its passage. Approved, May 15, 1862.

[Public-No. 71.]

AN ACT to authorize the Corporation of to lay and collect a water tax, and for

Be it enacted by the Senate and House of Recorder, Alderman, and Common Council and collect a tax not exceeding sixty cents tress to satisfy taxes imposed by virtue of the corporate powers aforesaid. within said corporate limits in front of or parallel to which water maios have been or may bereafter be laid; or, in their disere ion, to appropriate from the corporate funds generally so much money as may be necessary to supply the inhabitants of said town with Potomac water from the aqueduct mains or pipes now laid or to be laid in the streets of said town by the United States; and to make all laws and regula- so much of the first section of the aut apsame, subject to the restrictions prescribed by this act and the act approved March the charter of G.orgetown." as is in the felthird eighteen hundred and fifty-nine, and lowing words, rin: " Provided, That nothentitled "An act to provide for the care ing in this act shall change the manner of by the United States for bringing the Potomac water into the cities of Washington and Georgetown, for the supply of said water for all Government purposes, and for the uses and benefits of the juhabitants of

Sec. 2. And be it further enacted, That said Corporation shall have full power and authority to collect such taxes, when so fixed, in advance or otherwise, through such agents, collectors, or commissioners as they may designate and appoint; and upon the failure of any owner of said lot or lots, or part thereof, to pay said taxes, to sell the same; or to stop the supply of water to the same; or to distrain and sell the personal effects of such owner: and in the case of any sale the same proceedings shall be observed as are adopted in enforcing the collection of the general tax of said town; and generally to enact such law as may be necessary to furnish the inhabitants of said town with pure and wholesome water, and to carry into complete effect the powers herein granted: Provided. That the taxes levied by virtue of this act shall never be a source of revenue other than as a means of supplying said town with water.

Sec. 3. And be it further enacted, That in levying said front loot tax said Corporation shall, in all cases where a lot or lots or part thereof may be situated at the intersection of two streets and fronting on the same, so reduce and graduate the tax thereon as not to exceed in all a tax upon one hundred feet front; and shall, in all cases where said property may have a front on any one or more streets, of more than one hundred feet, so reduce and graduate the tax thereon as not to exceed a tax upon one hundred feet front. Sec. 4 And be it further enacted. That sll

ordinances and resolutions or parts thereof relating to the distribution of Patomac water through said town, and the collection of water tax, and the ordinance: and resolutions heretofore passed by said Corpora tion particularly men ioned in this section. be and the same are bereby ratified and confirmed, said ordinances and resolutions being described and identified as follows, to-wit: A resolution approved April the twenty-third, eigh'een bundred and fifty. nine, entitled "A resolution authorizing the tapping of water mains;" a resolution approved May the seventh, eighteen hundred and fifty-nine, entitled "A resolution authorizing the laying of a water main up High street;" an ordinance approved May the ninth, eighteen hundred and fifty-nine. entitled "An ordinance authorizing the distribution of the Potomec water through the city of Georgetown;" a resolution approved May the fourteenth, eighteen hun-dred and fifty-nine, entitled "A resolution repealing a part of a resolution for laying a water main up High street;" an ordinance approved July the second, eighteen hundred and fifty-nine, entitled "A supplement to an ordinance authorizing the distribution of the Potomac water through the city of Georgetown, approved May the ninth, eighteen hundred and fifty-nine;" a resolution approved July the second, eighteen hundred and fifty-nine, entitled "A resolution approving of certain contract for distributing water through the town;" a resolation approved August the twentieth, Territory of Colorado, now fixed by law eighteen hundred and fifty-nine, entitled for the first Monday of June, one thousand "A resolution in relation to the water dis- eight hundred and sixty-two, shall be posttribution;" a resolution approved September poned by proclamation of the Governor of the seventeenth, eighteen hundred and said Territory until the first Monday in afty-nine, entitled "A resolution authoriz- July, A. D. one thousand eight hundred and ing the water board to purchase water mixty-two. pipes;" a resolution approved September | Approved, May 21, 1862.

Sec. 8. And be it further enacted, That the seventeenth, eighteen hundred and commissioners appointed by the courts of fifty-nine, entitled "A resolution in relation Sec. 9. And be it further enacted, That twentieth, eighteen hundred and fitty-nine;"

teen bundred and fifty nine, entitled "A of the residence of the defendant, or of that defendant whose county is nearest a court, a resolution approved November the fifth, if be have information sufficient, and shall eightren hundred and fifty-nine, entirled "A resolution approving the contract for plaintiff of his fees accrued, send the papers patent water-pipes for road street;" a reso-filed to the clerk of the court to which the lution approved November the nineteenth. eighteen hundred and fifty-nine, entitled "A resolution repealing a portion of the resolution approved April the twenty-third, eighteen hundred and fifty-nine, in relation to tapping water mains."

Sec. 5. And be it further enacted, That in case of a failure to pay any taxes whatever laid by said corporation by virtue of its vested p wers, it shall be lawful to sell, in the discretion of the collector or other proper officer, either the real or personal estate, or both, of the delinquent tax-parer; and so much of the eighth section of the act approved May the twenty-sixth, eighteen bundred and twenty four, entitled, "An act supplementary to the act 'to incorporate the inhabitants of the city of Washington, passed the fifteenth of May, one thousand eight hundred and twenty, and for other purposes," as in the following words, viz: "Provided, That no sale of real estate shall be made but where the owner or tenant of the property has not sufficient personal estate out of which to enforce a collection of the debt due," be

and the same is hereby repealed.
Sec. 6 And be it further enacted, That the person or persons appointed to collect any taxes imposed by said corporation in pursuance of its vested powers, shall have authority to collect the seme by distress and Georgetown, in the District of Columbia, chargeshes therewith; but no such sale shall he made unless ten days' previous notice thereof be given in some newspaper printed in the District of Columbia aforesaid; and Representatives of the United States of Amer- the provisions of the acts of Euryland now ico in Congress assembled, That the Mayor, in force within said district relating to the of Georgetown, in the District of Columbia, in execution for public taxes shall apply to right of replevying personal property taken shall have full power and authority to levy all cases of personal property taken by dis-

Sec. 7. And be it further ena ted. That said corporation shall have power and authority to repair any of the footways of the streets of said town, and to impose and collect such tax or taxes on the lot or lots, or parts thereof, adjoining the same, as may be necessary to pay the expense of such re-

Sec. 8. And be it further enacted, That proved May thirty-one, eighteen hundr and thirty, entitled, " An act to amend the by persons not residing in the District of Columbia," be and the same is hereby re-

Approved, May 21, 1862.

Puntic-No. 72 AN ACT providing for the education of colored children in the cities of Washington and Georgetown, District of Colum-

bis, and for other purposes. Be it enucted by the Senate and House of Representatives of the United States of Amerin Congress assembled, That from and after the passage of this act it shall be the duty of the municipal authorities of the cities of Washington and Georgetown, in the District of Columbia, to set spart ten per centum of the amount received from taxes levied on the real and personal property in said cities owned by persons of color; which sum received for taxes, as storesaid, shall be appropriated for the purpose of initiating a system of primary schools for the education of colored children residing in said cities.

SEC. 2. And be it further enacted, That the boards of trustees of public schools in said cities shall nave sole control of the fund arising from the tax aforesaid, as well as from contributions by persons dispused to aid in the education of the colored race, or from any other source, which shall be kept as a fond distinct from the general school fond; and it is made their duty to provide suitable rooms and teachers for such a number of schools as, in their opinion, will best accommodate the colored children in the various portions of said cities.

SEC. 3. And be it further enacted, That the board of trustees aforesaid shall possess all the powers, exercise the same functions and have the same supervision over the schoo's provided for in the act as are now exercised by them over the public schools now existing in said cities by virtue of the laws and ordinances of the Corporation

Suc. 4. And be it further enacted, That all persons of color to the District of Columbia, or in the corporate limits of the cities of Washington and Grorgetown, shall be subject and amenable to the same laws and ordinances to which free white persons are or may be subject or amenable; that they shall be tried for any offences against the laws in the same manuer as free white persons are or may be tried for the same offences; and that upon being legalty convicted of any crime or offence against any law or ordinance, such persons of color shall be liable to the same penalty or punishment, and no other, as would be imposed or inflicted upon free white persons for the same crime or offence; and all acts or parts of acts inconsistent with the provisions of this act are bereby repealed. Approved, May 21, 1862,

PUBLIC RESOLUTION-No. 30. JOINT RESOLUTION relating to the time of holding the second session of the Legislative Assembly of the Territory of Col-

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the second see sion of the Legislative Assembly of the NUMBER 217.

MISCELLANEOUS

J. W. NEADED GENERAL

OFFICE: IN MARBLE HA

Ricks and leans Policies in several of the ultimest and most celiable lusurance Companies of the United States. STORES, STOCKS, DW 1 LINGS, MILLS AND MANUFACTURIES, SQUARE, STOCKS, DW 1 LINGS, MILLS AND MANUFACTURIES, SQUARE, SAND IF 1.4 ND A AVIGATION Ricks takes on FLAT-SOATE, BARGES, STRAMBUATS and their CARGUES.

Also, applications received for LIFE INSI RANCE.

Combined Capital Represented, over \$5,000,000.

PREPARE IN TIME THE FIRES OF FALL PRIME A SOLI INSURANCE

OF HARTFORD, CONN.

The Fruits of the Phoenix FACTS AND FIGURES! Showing the amon't equalized to public bracht, in the shape at louse said in the West and South, during the past fon years; a line of minable ser-vice, hancrable as well as commendable, and which



WELL TRIED CORPORATION. 25 777 FEB MISSISSIFFI MISSISSIFFI MISSOURT AREANSA In the equivable adjustment, and opened to losses, the PRICENTA does at the beard of the profession; while to thenk and frate-dates bearing where a not excelled by any similar composition. Insurrancies softered, and publishes the bearing to the trading to opened to have of it this tending to opened to



CASH ASSETS, JANUA- 1 157, 1862

Losses Paid, Upward of 814,000,000 The great public service, promptoses and reliability of this well-tried and starting them man, recommended it to preference with those needing Is

surance.

See Insurance solicited and Policies leaded of J. W. MEXEN, Agent,

feb6 Marble Ball-Sulding Role Main et.

THOMAS R. GARVIN.

WAR CLAIM AGENCY,

WAR CLAIM AGENCY, Attorneys at Law & Real Estate

Agents. Office on Third Street,

EVANSVILLE, INDIANA.

Have recultar facilities in Wesnington, and will give prompt attention to the procuring of Positons, Back Pay, and Bounties, and the proceedation of claims against the Government, mail "GILBERT & CO.'8."

1.000 BOXES CLUMBS, MEDI-na quality to choice Barana, for safe very low. Purchasers will find a to their in-terest to ex mine our stock before being. S. K. GILB'! T. & CO., No. 4 Syranore St. MACKEREL, -75 packages, Nos. 1, 2, and 3, in whole and half blis and kitts, ver. five quality jud r cived, and for sa'e LOW, by S. E. Gilbert & Co., No. 4 Sycamore street. PICKLED HEISRING.—10 half this, jut re-ceived by S. E. GILUENT A. U., may 7 No. 4 Steamers St.

Plows! Plows! GET THE BEST. The Unrivaled Western Tiller,

N. G. DAMSON. ALBST PRESERVED RECEIVED A United States Fair, at Louisville, in 1807, over even competition on addial trial.

Merchants and planters supplied at manufacturers prices.

DANIE MON-AN. No. 5 First street. UNDER CLAVELY NATE PRICES.

20 bble Linesed Oll, in perfect order, for sain
by the bbl at sees than it can be bought in discipnati.

8. E. GELEGHT & CO.,

2053

No. 4 Stramore

DR. J. FLEAGER. SURGEON DENTIST No. 50 Main Street, next door to Bitteriff's Jamelry



GUSTAV H. KRACH.

DYER AND SCOURER,

Land Scouring establishment from Locast S.,
to Kirst St., between Herman and Vins, opposite
Mozart finil, where he is prepared to do all kinds
of Desing and Brouring in the most approved
manner. He asks the continuaries of old satronage and new.